Motion to Intervene in Nunez v. City of New York -how it works-

2012

Plaintiffs in Nunez v. City of New York file their class action lawsuit

Nunez suit alleges that the City is engaging in a pattern and practice of unnecessary and excessive force against Rikers inmates

2012- July 2014

SDNY Civil Division conducts independent investigation into conditions for 16- to 18year-old inmates at Rikers

Findings overlap significantly with allegations in Nunez suit



August 2014

SDNY releases report on investigation's findings

September 2014

49 day statutory waiting period ends; all legal options become available

Talks continue with the City

December 2014

"Motion to
Intervene" in
Nunez v. City of New
York, seeking Court
permission to join this
lawsuit as a plaintiff

Recent SDNY Cases Involving Rikers Island

CASE	CHARGES	RESULTS
U.S. v. Khalif Phillips	Conspiracy and drug charges against a Correction Officer who smuggled and dealt marijuana at Rikers	Jury verdict: Guilty on all counts; sentenced to 36 months in prison Sentenced: Sept. 25, 2014
U.S. v. Austin Romain	Fraud, bribery, and drug charges against a Correction Officer who conspired to smuggle marijuana into Rikers	Jury verdict: Guilty on three of four counts Verdict Delivered: Dec. 12, 2014
U.S. v. Terrence Pendergrass	Federal civil rights charge against a Captain for ignoring an inmate's pleas for medical help, which resulted in the inmate's death	Jury verdict: Guilty Verdict Delivered: Dec. 17, 2014
Rikers Report	Civil investigation into the treatment of male inmates, ages 16-18, at Rikers, focusing on use of force by staff, inmate-on-inmate violence, and use of punitive segregation	SDNY report found that the City engaged in a pattern and practice of violating those inmates' constitutional rights; moved to join a class action lawsuit to ensure lasting change Report Issued: Aug. 4, 2014 Motion Filed: Dec. 18, 2014